Rev. 5/30/01 **Effective March 1998**

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

() Original (() Supplemental () S	substitute (X) I	CT () Design	٠
As a below nan next to my name; that I verily belie and joint inventor (if plural invent invention entitled:	eve that I am	I hereby declare that: my the original, first and so d below) of the subject	ole inventor (if o	nly one :	name is listed below) or an original first
Title: METHOD AN	ID APPARA	ATUS OF IMAGE S	SIGNAL PROC	ESSI	NG	
of which is described and claimed i () the attached specification, or () the specification in the applicati and with amendments through (X) the specification in Internations on	on Serial No.	No. PCT/ JP2004/0155	filed e), or 51, filed <u>Octobe</u> (if applicable	r 14, 20	; 04_, and as amended	I
I hereby state that I have reviewed any amendment(s) referred to above	and understa	and the content of the ab	oove-identified s	pecificati	ion, including the cl	aims, as amended by
I acknowledge my duty to disclos defined in Title 37, Code of Federa	e to the Pater I Regulations,	nt and Trademark Offic , §1.56.	ce all information	n known	to me to be materi	ial to patentability as
I hereby claim priority benefits und for patent or inventor's certificate 1	isted below a	and have also identified	(and §172 if this	s applica	tion is for a Design)	of any application(s)
filing date before that of the applica	tion on which	h priority is claimed:			patent of inventor	s certificate having a
filing date before that of the application	tion on which	h priority is claimed: APPLICATION NO			TE OF FILING	PRIORITY CLAIMED
filing date before that of the applica	ation on which	h priority is claimed:		DA		PRIORITY
COUNTRY	ation on which	APPLICATION NO		DA	TE OF FILING	PRIORITY CLAIMED
COUNTRY	Title 35, Unite of this applic States Code § ions, §1.56 w	APPLICATION NO 2003-353458 ed States Code §120 of cation is not disclosed in 112, I acknowledge the	any United State the prior United duty to disclose	Oc Oc es applio I States a informat	tober 14, 2003 cation(s) listed beloupplication in the maion material to pate	PRIORITY CLAIMED YES w and, insofar as the anner provided by the ntability as defined in
COUNTRY Japan I hereby claim the benefit under T subject matter of each of the claims first paragraph of Title 35, United 3 Title 37, Code of Federal Regulat	Title 35, Unite of this applic States Code § ions, §1.56 wication.	APPLICATION NO 2003-353458 ed States Code §120 of cation is not disclosed in 112, I acknowledge the	any United State of the prior United duty to disclose the filing date of	Oc Oc es applio I States a informat	tober 14, 2003 cation(s) listed beloupplication in the maion material to pate	PRIORITY CLAIMED YES w and, insofar as the anner provided by the national or PCT TED, PENDING,
COUNTRY Japan I hereby claim the benefit under T subject matter of each of the claims first paragraph of Title 35, United S Title 37, Code of Federal Regulat international filing date of this appl	Title 35, Unite of this applic States Code § ions, §1.56 wication.	APPLICATION NO 2003-353458 ed States Code §120 of cation is not disclosed in 112, I acknowledge the which occurred between	any United State of the prior United duty to disclose the filing date of	Oc Oc es applio I States a informat	tober 14, 2003 cation(s) listed belo application in the maion material to paterior application and	PRIORITY CLAIMED YES w and, insofar as the anner provided by the national or PCT TED, PENDING,

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from Matsushita Electric Industrial Co., Ltd, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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elieved to be true; as unishable by fine o atements may jeopas st Inventor <u>Ka zu</u>	r imprisonment, or both, undirected the validity of the application of	nts were made with the knowledge to der Section 1001 of Title 18 of the cation or any patent issuing thereon.	and that all statements on information and belief a that willful false statements and the like so made a the United States Code, and that such willful fal Date August 29, 2005
	YAMADA		Date
Kazuhiro			
Kazuhiro nd Inventor			: Date
Kazuhiro nd Inventor			·· Date
Kazuhiro nd Inventor d Inventor The above applicati	on may be more particularly	identified as follows:	::_DateFiling Date
Mazuhiro ad Inventor d Inventor The above applicati S. Application Seri	on may be more particularly	identified as follows:	